2:15-bk-50181

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF TENNESSEE GREENEVILLE

CHAPTER 13 PLAN

Check	X_Original _	Amended Pre-Confirmation	Modified Post-Confirmation
IN	RE: Lonzo James I Amanda Rose Debtor(s)		CASE NUMBER:
1.	bi-weekly;Xdirect pay or making plan payments d Debtor(s) shall comment provided, however, debto	irectly to the Trustee until the employe ce plan payments not later than 30 da ors shall make a full month of plan pay	ge order, debtor(s) shall be responsible for commences wage order deductions.
2.	income credits shall be p A tax intercept order sha Revenue Service to the however, debtor(s) shall If the debtor(s) is delinque shall be paid into the plate balance, if any, refunded	paid into the plan as follows: none lill be issued for the debtor(s)' tax refur Trustee with the Trustee refunding delignment the required tax refund monies usent in plan payments at the time of tax.	
3.	and do not vest in the de legal or contractual insur- retaining possession of p purchase price of persor	btor until completion of the plan. Deb cance requirements required to be mai personal property subject to a lease or hal property shall within 60 days of bar	me and assets remain property of the estate tor(s) shall be responsible for any and all ntained on estate properties. Debtor(s) securing a claim attributable to the akruptcy filing provide the creditor with proof ne debtor(s) shall retain possession of said
4.			nses under 11 U.S.C. §503(b) and §1326 .C. §507(a) paid in full in deferred cash
	a) Debtor(s)' Chap	ter 13 attorney fees shall be paid in t	he amount of \$ <u>3,000.00</u> , less \$ <u>1,500.00</u>

Tax claims to be paid as secured, priority, and/or unsecured non-priority in accordance with the

previously paid by the debtor(s).

filed claim.

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- c) **Domestic support obligation claims** shall be paid as priority; provided, however, any child support and/or alimony obligations which are current at the time of filing and are being paid directly or by wage order deductions shall continue with no payments by the Trustee and per 11 U.S.C. §362(b)(2)(A)(ii) no stay shall be in effect for the establishment or modification of an order for these domestic support obligations. 11 U.S.C. §507 (a)(1)(B) domestic support obligations assigned to a governmental unit may be paid less than 100% in the event this is a five year plan providing for all disposable income; and, these specific assigned domestic obligations are identified as, and shall be paid by the Trustee as follows:
- 5. POST PETITION claims allowed under 11 U.S.C. §1305 shall be paid in full. The debtor(s), however, must stay current with post-petition tax obligations. In the event the debtor(s) have self-employment income, all required quarterly estimated tax payments shall be timely made. In the event the debtor(s) have income subject to withholding, the debtor(s) shall ensure that sufficient sums are withheld to cover tax liabilities. Debtor(s) shall timely file all required federal and/or state tax returns and remit any balance due with the return. Failure to comply with any of these provisions may result in the dismissal of the case upon motion by any governmental entity and/or Trustee.
- 6. <u>SECURED CREDITOR CLAIMS</u> shall be filed and administered in accordance with applicable Federal Rules of Bankruptcy Procedure, including but not limited to Rules 3001 and 3002.1. Per Local Bankruptcy Rule 3001-1 (a) and (b), all creditors asserting a security interest in property of the debtor(s) and/or estate must, prior to the meeting of creditors, file proof that the asserted security interest has been perfected in accordance with applicable law, regardless of whether the plan proposes to pay the claim by the Trustee or directly by the debtor(s). Claims are subject to objection if they are not properly documented and/or perfected regardless of confirmed plan treatment. Claims filed as secured but not given a secured plan treatment hereinafter shall be paid as unsecured.

7.	NON-PURCHASE MONEY SECURITY INTEREST lien claims of the following creditors are avoided	
	and paid as unsecured:	

SECURED CLAIMS PAID BY THIRD PARTY. The Trustee shall make no payments on the following secured lien claims which shall be paid directly by the designated individual; provided, however, in the event of non-payment by the designated individual, an amended deficiency claim shall be allowed unless provided otherwise.

<u>Creditor</u> <u>Collateral</u> <u>Designated Individual</u>

9. SURRENDERED REAL OR PERSONAL PROPERTY: The debtor(s) surrenders the following collateral for sale/foreclosure by the secured creditor, and, unless noted otherwise, the creditor shall file and be paid an amended unsecured deficiency claim which shall relate back to a timely filed secured claim. In order for the amended deficiency claim to relate back to the original claim, the amended claim must be filed within one hundred twenty (120) days from the claims bar date unless the creditor during this time seeks and is granted additional time within which to file any amended deficiency claim.

<u>Creditor</u> <u>Collateral</u>

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10.	homes or vehicles paid a monthly ma month; and, the en monthly installmen	cured personal propersists extending beyond plan term) aintenance installment per the stimated prepetition arrearage at% interesting debtor(s). The lien shall sufficient to the property of the property	exists in favor of claim, but said ins s s which st. This claim sha	The sec stallment is estir shall be paid in	cured creditor shall be mated to be \$ per full per the claim in
11.	the secured amount claim exceeding the the claim shall be bankruptcy law; or completion, the lie creditors eligible up	ONAL PROPERTY CLAIMS: Int, interest rate and monthly properties amount shall be pretained until the earlier of: (arr (b) discharge under 11 U.S.C. in is retained to the extent receinder 11 U.S.C. §1326(a)(1)(C) a month until confirmation	payment over the poaid as unsecured paid as unsecured payment of the uppart of this capplicated by applicate for pre-confirma	plan term. Any p ; provided, howe underlying debt of se is dismissed able non-bankru tion adequate p	cortion of the allowed ever, the lien securing determined under non- or converted prior to ptcy law. Secured rotection payments
	<u>Creditor</u>	<u>Collateral</u>	<u>Amount</u>	<u>Payment</u>	Interest Rate
	Pioneer Credit	2006 Ford Focus	\$1,400.00	\$26.00	3.25%
12.	Procedure (FRBP administered and receiving maintenaper the claim; and installments over the secured by debtor A); Notice of Mortgage Fees, E of Payment Changobjection to the sa Charges filed per	AIMS: Mortgage lien holders s), including but without limitation paid by the Trustee in accordance installments hereunder so the pre-petition mortgage arrothe life of the plan unless a group of the present the life of the plan unless a group of the present changes on Formal payment Changes on Formal pay	on, Rules 3001 an ance with said rule shall be paid the mearage claim amo eater amount is sple: Mortgage Procorm B10 (Supplement B10 (Suppleme	ad/or 3002.1. Class, absent objectionthly mortgage unt shall be paid occified. Creditor of Claim Attachent 1); and Noticent 2). The Trustate, absent or undertition Mortgage objection or mo	aims shall be tion. Mortgage creditors e installment payment d in equal monthly ors filing mortgage claims thment B10 (Attachment ice of Post-Petition stee shall pay any Notice ntil resolution of any pe Fees, Expenses and
	own principal Tennessee, monthly mortg	RESIDENCE SECURED MOR residential real property locate which is subject to a first mor gage payment is \$_685.00; an which shall be paid in monthly in a by the Trustee; or,	ed at 404 Skyviev tgage lien in favor d the estimated pr installments of \$_7	v Drive, Rogers of <u>Chase Mort</u> re-petition mortg 74.00 at 0 9	sville, Hawkins County, tgage whose estimated gage arrearage is % interest. This mortgage
	own real properative favor of and the estimate installments of or payment is \$ shall be paid in	erty located atwlated pre-petition mortgage arr f \$ at% ir directly by the debtor(s). The, and the estimated pn monthly installments of \$ rustee; or directly by the	, whose estimated more earage is \$, terest. This mortgoregoing lien shale ore-petition mortgat at	nich is subject to conthly mortgage , which s gage shall be pa Il survive the pla age arrearage is _% interest. Thi	o a first mortgage lien in a payment is \$, shall be paid in monthly id by the Trustee; in. The debtor(s) have a \$, which is mortgage shall be paid

2:15-bk-50181

	(C) <u>STRIPPED MORTGAGE(S)/JUDGMENT LIEN(S):</u> The debtor(s) own real property located at, which is subject to a mortgage or judgment lien in favor of This lien is not
	subject to any discharge exception, but is completely unsecured and, is therefore avoided, stripped
	down and paid as a non-priority, unsecured creditor as provided for under this plan; and, the lien shall
	be released by the creditor not later than 30 days after the completion of the plan and discharge of
	debtor(s).
	(D) MORTGAGE(S)/JUDGMENT LIEN(S) TO BE PAID IN FULL OVER PLAN TERM: The debtor(s)
	own real property located at, which is subject to a second mortgage in favor of The balance is estimated at \$; however, the actual principal balance per the claim shall be
	The balance is estimated at \$; however, the actual principal balance per the claim shall be
	paid in full over the plan term in monthly installments of \$ at% interest. The lien shall be released by the creditor not later than 30 days after completion of the plan and discharge of
	the debtor(s).
13.	NON-PRIORITY UNSECURED CREDITORS shall be paid pro-rata by the Trustee on a funds available basis which may exceed, but will not be less than the following dividend range: 0%;X_ 1%-5%;
	6%-20%; 21% -70%, 71% - 100%; or 100%
14.	COSIGNED DEBT. The following cosigned claims shall be paid by the Trustee in full at the claim contract rate of interest not to exceed 24% interest for the full protection of co-debtor(s):
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	<u>Creditor</u> <u>Approximate Balance</u> <u>Monthly Payment</u>
15.	EXECUTORY CONTRACTS AND UNEXPIRED LEASES. Except for the following which are assumed,
	all executory contracts and unexpired leases are rejected with any claim arising from rejection to be paid
	as unsecured. Assumed contracts, as follows, are to be paid outside of the plan, directly by the debtor(s):
	Verizon Wireless and Charter Communications
16.	QUALIFIED RETIREMENT AND/OR PENSION loans or claims shall be paid directly by debtor(s)
	pursuant to the terms of plan administration with no payments by the Trustee.
17.	*SPECIAL PROVISIONS.
	The plan payment will increase by \$34.00 per month beginning, July 2018 due to Husband's 401(k)

loan payoff.

2:15-bk-50181

Date: February 6, 2015 /s/ Lonzo Jam	es Haun
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Lonzo James Haun Signature of Debtor

Date: February 6, 2015 /s/ Amanda Rose Haun

Amanda Rose Haun Signature of Debtor

Date: February 6, 2015 /s/ Mark Albert Skelton

Signature of Attorney
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